

**KLESTADT & WINTERS, LLP**

570 Seventh Avenue, 17<sup>th</sup> Floor

New York, NY 10018

Telephone: (212) 972-3000

Facsimile: (212) 972-2245

Sean C. Southard

Brendan M. Scott

Maeghan J. McLoughlin

*Counsel to the Official Committee  
of Unsecured Creditors*

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF PENNSYLVANIA**

IN THE MATTER OF:	:	
	:	Chapter 11
BARE FEET SHOES OF PA, INC., et al,	:	
	:	Case No. 11-19292 (ELF)
Debtors.	:	(Jointly Administered)
THE OFFICIAL COMMITTEE OF UNSECURED	:	
CREDITORS,	:	
	:	
Plaintiff,	:	Adv. Pro. No. 13-00589 (ELF)
-against-	:	
URI JACOBSON, MEIR DUKE, D&J HOLDINGS	:	
& INVESTMENTS, MAX SHOES, LLC, GREEN	:	
GUacamole, LLC, BARE FEET SHOES OF	:	
FLORIDA, INC. d/b/a BARE FEET OF FLORIDA,	:	
INC. d/b/a BARE FEET SHOES OF FLORIDA, and	:	
NEW JERSEY BARE FEET SHOES, INC.,	:	
	:	
	:	
	:	
Defendants.	:	
THE OFFICIAL COMMITTEE OF UNSECURED	:	
CREDITORS,	:	
	:	
Plaintiff,	:	Adv. Pro. No. 13-00620

-against- :  
CHELSEA ATLANTIC EQUITIES, LLC, :  
MEIR DUKE and URI JACOBSON, :  
:  
:  
:  
:  
Defendants. :  
-----x  
THE OFFICIAL COMMITTEE OF UNSECURED :  
CREDITORS, :  
:  
:  
:  
Plaintiff, :  
:  
-against- :  
ETERNITY 69, INC., :  
:  
:  
:  
:  
:  
Defendant. :  
-----x  
THE OFFICIAL COMMITTEE OF UNSECURED :  
CREDITORS, :  
:  
:  
:  
Plaintiff, :  
:  
-against- :  
GOT THE LOOK, INC. and MIRIAM HEMO, :  
:  
:  
:  
:  
:  
Defendant. :  
-----x

**ORDER APPROVING SETTLEMENT AGREEMENTS PURSUANT TO  
BANKRUPTCY RULE 9019**

Upon the motion (the “Motion”) of the Official Committee of Unsecured Creditors, the plaintiff in the above-referenced adversary proceedings (the “Plaintiff” or “Committee”), by and through its attorneys, Klestadt & Winters, LLP, for entry of an order pursuant to Rule 9019 of

the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) authorizing and approving a settlement agreement entered into with the Jacobson Group<sup>1</sup> (the “Jacobson Agreement”) and a settlement agreement entered into with the Duke Group (the “Duke Agreement,” together the with Jacobson Agreement, the “Settlement Agreements”). The Court hereby finds that: (i) the Court has retained jurisdiction in the Plan over the Motion; (ii) due and proper notice of the Motion was given to all parties in interest entitled to notice; (iii) good and sufficient cause exists to approve the Settlement Agreements described in the Motion; (iv) the Committee is the sole and current owner of the Claims released by the Settlement Agreements; (v) the terms of the Settlement Agreements, and the settlement of the various Adversary Proceedings under the terms and conditions hereof, are subject only to the approval of the Committee and this Court and are not subject to approval by any other party in interest in the within case; and (vi) the Committee has approved the Settlement Agreements and the settlement of the Adversary Proceedings under the terms and conditions set forth in the Settlement Agreements.

**IT IS HEREBY ORDERED**

1. The Motion is GRANTED;
2. The Jacobson Agreement is APPROVED and the Committee is authorized to enter into it;
3. The Duke Agreement is APPROVED and the Committee is authorized to enter into it;
4. The Committee is authorized to implement and effectuate the terms and conditions of the Settlement Agreements, including, without limitation, to give the releases contained therein of the Duke Group and the Jacobson Group, and to

---

<sup>1</sup> All capitalized terms used herein have the meaning ascribed to them in the Motion.

dismiss with prejudice the Adversary Proceedings, without further Order(s) of the

Court.<sup>(1)</sup>

~~5. This Court shall retain jurisdiction to resolve any disputes or controversies arising from or related to the Settlement Agreements.~~

**SO ORDERED.**

BY THE COURT

Eric L. Frank, Chief U.S.B.J.

11-19-14